FUNDING FOR TOURISM
2005 FIRST SPECIAL SESSION
STATE OF UTAH
Sponsor: Scott K. Jenkins
LONG TITLE
General Description:
This bill modifies provisions relating to tourism advertising, marketing, and branding.
Highlighted Provisions:
This bill:
<ul> <li>modifies the duties, membership, and powers of the Board of Tourism</li> </ul>
Development;
<ul> <li>establishes a Tourism Marketing Performance Account within the General Fund to</li> </ul>
provide a set-aside of a percentage of the increase in tourism-generated tax revenue
as a funding source for increased tourism promotion;
<ul> <li>provides for the creation and funding of a Cooperative Program with cities,</li> </ul>
counties, and nonprofit destination marketing organizations to advertise and
promote tourism; and
<ul> <li>makes certain technical changes.</li> </ul>
Monies Appropriated in this Bill:
This bill appropriates:
► \$18,000,000 from the General Fund for fiscal year 2005-06 only, to the Tourism
Marketing Performance Account; and
► \$10,000,000 from the Tourism Marketing Performance Account for fiscal year
2005-06 only, to the Governor's Office of Economic Development.
Other Special Clauses:
This bill takes effect on July 1, 2005.



28	Utah Code Sections Affected:
29	AMENDS:
30	63-38f-1406 (Effective 07/01/05), as renumbered and amended by Chapter 148, Laws
31	of Utah 2005
32	63-38f-1407 (Effective 07/01/05), as renumbered and amended by Chapter 148, Laws
33	of Utah 2005
34	63-38f-1408 (Effective 07/01/05), as renumbered and amended by Chapter 148, Laws
35	of Utah 2005
36	63-38f-1409 (Effective 07/01/05), as renumbered and amended by Chapter 148, Laws
37	of Utah 2005
38	ENACTS:
39	<b>63-38f-1411</b> , Utah Code Annotated 1953
40	REPEALS:
41	63-38f-1401 (Effective 07/01/05), as renumbered and amended by Chapter 148, Laws
<b>4</b> 2	of Utah 2005
43	63-38f-1402 (Effective 07/01/05), as renumbered and amended by Chapter 148, Laws
14	of Utah 2005
45	63-38f-1403 (Effective 07/01/05), as renumbered and amended by Chapter 148, Laws
46	of Utah 2005
47	63-38f-1404 (Effective 07/01/05), as renumbered and amended by Chapter 148, Laws
48	of Utah 2005
19	63-38f-1405 (Effective 07/01/05), as renumbered and amended by Chapter 148, Laws
50	of Utah 2005
51	
52	Be it enacted by the Legislature of the state of Utah:
53	Section 1. Section 63-38f-1406 (Effective 07/01/05) is amended to read:
54	63-38f-1406 (Effective 07/01/05). Board of Tourism Development.
55	(1) There is created within the office the Board of Tourism Development.
56	(2) The board shall advise the office [in] on the office's planning, policies, and
57	strategies and on trends and opportunities for tourism development that may exist in the
58	various areas of the state.

59	(3) The board shall perform other duties as required by Section 63-38f-1408.
60	Section 2. Section 63-38f-1407 (Effective 07/01/05) is amended to read:
61	63-38f-1407 (Effective 07/01/05). Members Meetings Expenses.
62	(1) (a) The board shall consist of [nine] 13 members appointed by the governor to
63	four-year terms of office with the consent of the Senate.
64	(b) Notwithstanding the requirements of Subsection (1)(a), the governor shall, at the
65	time of appointment or reappointment, adjust the length of terms to ensure that the terms of
66	board members are staggered so that approximately half of the board is appointed every two
67	years.
68	(2) The members may not serve more than two full consecutive terms unless the
69	governor determines that an additional term is in the best interest of the state.
70	(3) Not more than [five] seven members of the board may be of the same political
71	party.
72	(4) (a) The members shall be representative of:
73	(i) all areas of the state with six being appointed from separate geographical areas as
74	provided in Subsection (4)(b); and
75	(ii) a diverse mix of [the travel and] business ownership or executive management of
76	tourism related industries.
77	(b) The geographical representatives shall be appointed as follows:
78	(i) one member from Salt Lake, Tooele, or Morgan County;
79	(ii) one member from Davis, Weber, Box Elder, Cache, or Rich County;
80	(iii) one member from Utah, Summit, Juab, or Wasatch County;
81	(iv) one member from Carbon, Emery, Grand, Duchesne, Daggett, or Uintah County;
82	(v) one member from San Juan, Piute, Wayne, Garfield, or Kane County; and
83	(vi) one member from Washington, Iron, Beaver, Sanpete, Sevier, or Millard County.
84	(c) The [travel and] tourism industry representatives of ownership or executive
85	management shall be appointed [from among active participants in the ownership or
86	management of travel and tourism related businesses.] as follows:
87	(i) one member from ownership or executive management of the lodging industry, as
88	recommended by the lodging industry for the governor's consideration;
89	(ii) one member from ownership or executive management of the restaurant industry,

90	as recommended by the restaurant industry for the governor's consideration;
91	(iii) one member from ownership or executive management of the ski industry, as
92	recommended by the ski industry for the governor's consideration; and
93	(iv) one member from ownership or executive management of the motor vehicle rental
94	industry, as recommended by the motor vehicle rental industry for the governor's consideration.
95	(d) One member shall be appointed at large from ownership or executive management
96	of business, finance, economic policy, or the academic media marketing community.
97	(e) One member shall be appointed from the Utah Tourism Industry Coalition as
98	recommended by the coalition for the governor's consideration.
99	(f) One member shall be appointed to represent the state's counties as recommended by
100	the Utah Association of Counties for the governor's consideration.
101	(g) (i) The governor may choose to disregard a recommendation made for a board
102	member under Subsections (4)(c), (e), and (f).
103	(ii) The governor shall request additional recommendations if recommendations are
104	disregarded under Subsection (4)(g)(i).
105	(5) When a vacancy occurs in the membership for any reason, the replacement shall be
106	appointed for the unexpired term from the same geographic area or industry representation as
107	the member whose office was vacated.
108	(6) [Five] Seven members of the board [constitutes] constitute a quorum for
109	conducting board business and exercising board powers.
110	(7) The governor shall select one of the board members as chair and one of the board
111	members as vice chair, each for a [two-year] four-year term as recommended by the board for
112	the governor's consideration.
113	(8) (a) Members shall receive no compensation or benefits for their services, but may
114	receive per diem and expenses incurred in the performance of the member's official duties at
115	the rates established by the Division of Finance under Sections 63A-3-106 and 63A-3-107.
116	(b) Members may decline to receive per diem and expenses for their service.
117	(9) The board shall meet [at least once each quarter] monthly or as often as the board
118	determines to be necessary at various locations throughout the state.
119	(10) Members who may have a potential conflict of interest in consideration of fund
120	allocation decisions shall identify the potential conflict prior to voting on the issue.

121	(11) (a) The board shall determine attendance requirements for maintaining a
122	designated board seat.
123	(b) If a board member fails to attend according to the requirements established
124	pursuant to Subsection (11)(a), the board member shall be replaced upon written certification
125	from the board chair or vice chair to the governor.
126	(c) A replacement appointed by the governor under Subsection (11)(b) shall serve for
127	the remainder of the board member's unexpired term.
128	[(10)] (12) The board's office shall be in Salt Lake City.
129	Section 3. Section 63-38f-1408 (Effective 07/01/05) is amended to read:
130	63-38f-1408 (Effective 07/01/05). Board duties.
131	(1) The board shall:
132	(a) review and advise the office on a program of [information,] out-of-state advertising
133	[and publicity relating to the recreational, scenic, historic, highway, and tourist attractions of
134	the state at large; and] marketing, and branding, taking into account the long-term strategic
135	plan, economic trends, and opportunities for tourism development on a statewide basis, as a
136	condition of the distribution of funds to the office from the Tourism Marketing Performance
137	Account under Section 63-38f-1411;
138	[(b) encourage and assist in the coordination of the activities of persons, firms,
139	associations, corporations, civic groups, and governmental agencies engaged in publicizing,
140	developing, and promoting the scenic attractions and tourist advantages of the state.]
141	(b) review the office programs for coordination and integration of advertising and
142	branding themes to be used whenever possible in all office programs, including recreational,
143	scenic, historic, and tourist attractions of the state at large;
144	(c) encourage and assist in coordination of the activities of persons, firms, associations.
145	corporations, civic groups, and governmental agencies engaged in publicizing, developing, and
146	promoting the scenic attractions and tourist advantages of the state; and
147	(d) (i) advise the office in establishing a Cooperative Program from the monies in the
148	Tourism Marketing Performance Account under Section 63-38f-1411 for use by cities,
149	counties, nonprofit destination marketing organizations, and similar public entities for the
150	purpose of supplementing monies committed by these entities for advertising and promotion to
151	and for out-of-state residents to attract them to visit sites advertised by and attend events

152	sponsored by these entities;
153	(ii) the Cooperative Program shall be allocated 20% of the revenues from the Tourism
154	Marketing Performance Account;
155	(iii) the office, with advice from the board, shall establish eligibility, advertising, and
156	timing requirements and criteria and provide for an approval process for applications;
157	(iv) an application from an eligible applicant to receive monies from the Cooperative
158	Program must be submitted on or before the appropriate date established by the office; and
159	(v) Cooperative Program monies not used in each fiscal year shall be returned to the
160	Tourism Marketing Performance Account.
161	(2) The board may:
162	(a) solicit and accept contributions of moneys, services, and facilities from any other
163	sources, public or private and shall use these funds for promoting the general interest of the
164	state in [travel and] tourism[:]; and
165	(b) establish subcommittees for the purpose of assisting the board in an advisory role
166	only.
167	(3) The board may not make policy related to the management or operation of the
168	office.
169	Section 4. Section <b>63-38f-1409</b> (Effective <b>07/01/05</b> ) is amended to read:
170	63-38f-1409 (Effective 07/01/05). Powers and duties of office related to tourism
171	development plan Annual report and survey.
172	(1) The office shall:
173	(a) be the tourism development authority of the state;
174	(b) develop a tourism [promotion] advertising, marketing, and branding program for
175	the state;
176	(c) receive advice from the Board of Tourism Development under Subsection
177	63-38f-1408(1)(a) before implementing the out-of-state advertising, marketing, and branding
178	campaign;
179	[(c)] (d) develop a plan to increase the economic contribution by tourists visiting the
180	state;
181	[(d)] (e) plan and conduct a program of information, advertising, and publicity relating
182	to the recreational, scenic, historic, [highway] and tourist advantages and attractions of the

102	state at lawar and
183	state at large; and
184	[(e)] (f) encourage and assist in the coordination of the activities of persons, firms,
185	associations, corporations, travel regions, counties, and governmental agencies engaged in
186	publicizing, developing, and promoting the scenic attractions and tourist advantages of the
187	state.
188	(2) Any plan provided for under Subsection (1) shall address, but not be limited to,
189	enhancing the state's image, promoting Utah as a year-round destination, encouraging
190	expenditures by visitors to the state, and expanding the markets where the state is promoted.
191	[(3) The office is encouraged to:]
192	[(a) conduct surveys on tourism promotion activities undertaken by cities and counties
193	within the state; and]
194	[(b) in collaboration with the cities and counties surveyed, make an annual report to the
195	Legislature on the economic benefit of those activities to the state and the cities and counties
196	surveyed by the office.]
197	(3) The office shall conduct a regular and ongoing research program to identify
198	statewide economic trends and conditions in the tourism sector of the economy and to provide
199	an annual evaluation of the economic efficiency of the advertising and branding campaigns
200	conducted under this part to the Legislature's Workforce Services and Community and
201	Economic Development Interim Committee and the Economic Development and Human
202	Resources Appropriations Subcommittee.
203	Section 5. Section 63-38f-1411 is enacted to read:
204	63-38f-1411. Tourism Marketing Performance Account.
205	(1) There is created within the General Fund a restricted account known as the Tourism
206	Marketing Performance Account.
207	(2) The account shall be administered by the office for the purposes listed in
208	Subsection (5).
209	(3) (a) The account shall earn interest.
210	(b) All interest earned on account monies shall be deposited into the account.
211	(c) Monies in the account are nonlapsing.
212	(4) The account shall be funded by appropriations made to the account by the
213	Legislature in accordance with this section.

214	(5) The director may use account monies to pay for the statewide advertising,
215	marketing, and branding campaign for promotion of the state as conducted by the office.
216	(6) (a) For the fiscal year beginning July 1, 2005, the director shall allocate 7.5% of the
217	account monies, but not to exceed \$750,000, to be distributed to a sports organization for
218	advertising, marketing, branding, and promoting Utah in attracting sporting events into the
219	state as determined by the office.
220	(b) For a fiscal year beginning on or after July 1, 2006, the amount distributed under
221	Subsection (6)(a) shall be indexed from the July 1, 2005 fiscal year to reflect a percent increase
222	or decrease of monies set aside into the account as compared to the previous fiscal year.
223	(c) The monies distributed under Subsections (6)(a) and (b) are nonlapsing.
224	(d) The office shall provide for an annual accounting to the director and the board by a
225	sports organization of the use of monies it receives under Subsection (6)(a) or (b).
226	(e) For purposes of this Subsection (6), "sports organization " means an organization
227	that is:
228	(i) exempt from federal income taxation in accordance with Section 501(c)(3), Internal
229	Revenue Code; and
230	(ii) created to foster national and international amateur sports competition to be held in
231	the state and sports tourism throughout the state, to include advertising, marketing, branding,
232	and promoting Utah for the purpose of attracting sporting events into the state.
233	(7) (a) Monies set aside into the account shall be as follows:
234	(i) for the fiscal year beginning July 1, 2005 only, an amount appropriated in Section 7
235	of this bill; and
236	(ii) for the fiscal year beginning July 1, 2006, and for each succeeding fiscal year, a
237	legislative appropriation from the sales and use tax revenue increases identified in Subsection
238	(8) plus any appropriation made by the Legislature from the General Fund to the account in an
239	appropriations bill.
240	(b) Monies in the account are nonlapsing.
241	(8) (a) In fiscal years 2006 through 2015, a portion of the state sales and use tax
242	revenues determined under this Subsection (8) shall be certified as a set-aside for the account
243	by the State Tax Commission and reported to the Office of Legislative Fiscal Analyst.
244	(b) The State Tax Commission shall determine the set-aside under this Subsection (8)

245	in each fiscal year by applying the following formula: if the increase in the state sales and use
246	tax revenues derived from the retail sales of tourist-oriented goods and services in the fiscal
247	year two years prior to the fiscal year in which the set-aside is to be made for the account is at
248	least 3% over the state sales and use tax revenues derived from the retail sales of
249	tourist-oriented goods and services generated in the fiscal year three years prior to the fiscal
250	year in which the set-aside is to be made, an amount equal to 1/2 of the state sales and use tax
251	revenues generated above the 3% increase shall be calculated by the commission and set aside
252	by the state treasurer for appropriation to the account.
253	(c) Total monies to be appropriated to the account in any fiscal year under Subsections
254	(8)(a) and (b) may not exceed the amount in the account under this section in the fiscal year
255	immediately preceding the current fiscal year by more than \$3,000,000.
256	(d) As used in this Subsection (8), "sales of tourism-oriented goods and services" are
257	those sales by businesses registered with the State Tax Commission under the following codes
258	of the 1997 North American Industry Classification System of the federal Executive Office of
259	the President, Office of Management and Budget:
260	(i) NAICS Code 453 Miscellaneous Store Retailers;
261	(ii) NAICS Code 481 Passenger Air Transportation;
262	(iii) NAICS Code 487 Scenic and Sightseeing Transportation;
263	(iv) NAICS Code 711 Performing Arts, Spectator Sports and Related Industries;
264	(v) NAICS Code 712 Museums, Historical Sites and Similar Institutions;
265	(vi) NAICS Code 713 Amusement, Gambling and Recreation Industries;
266	(vii) NAICS Code 721 Accommodations;
267	(viii) NAICS Code 722 Food Services and Drinking Places;
268	(ix) NAICS Code 4483 Jewelry, Luggage, and Leather Goods Stores;
269	(x) NAICS Code 4853 Taxi and Limousine Service;
270	(xi) NAICS Code 4855 Charter Bus;
271	(xii) NAICS Code 5616 Travel Arrangement and Reservation Services;
272	(xiii) NAICS Code 44611 Pharmacies and Drug Stores;
273	(xiv) NAICS Code 45111 Sporting Goods Stores:
274	(xv) NAICS Code 45112 Hobby Toy and Game Stores;
275	(xvi) NAICS Code 45121 Book Stores and News Dealers;

276	(xvii) NAICS Code 445120 Convenience Stores without Gas Pumps;
277	(xviii) NAICS Code 447110 Gasoline Stations with Convenience Stores;
278	(xix) NAICS Code 447190 Other Gasoline Stations;
279	(xx) NAICS Code 532111 Passenger Car Rental; and
280	(xxi) NAICS Code 532292 Recreational Goods Rental.
281	Section 6. Repealer.
282	This bill repeals:
283	Section 63-38f-1401 (Effective 07/01/05), Purpose.
284	Section 63-38f-1402 (Effective 07/01/05), Definitions.
285	Section 63-38f-1403 (Effective 07/01/05), Creation and administration of fund.
286	Section 63-38f-1404 (Effective 07/01/05), Appropriations to the fund.
287	Section 63-38f-1405 (Effective 07/01/05), Distribution of fund monies
288	Determination of recipients.
288 289	Determination of recipients.  Section 7. Appropriation.
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289 290	Section 7. <b>Appropriation.</b> (1) There is appropriated to the Tourism Marketing Performance Account for the fiscal
289 290 291	Section 7. <b>Appropriation.</b> (1) There is appropriated to the Tourism Marketing Performance Account for the fiscal year beginning July 1, 2005, and ending June 30, 2006 only, \$18,000,000 from the General
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289 290 291 292 293	Section 7. <b>Appropriation.</b> (1) There is appropriated to the Tourism Marketing Performance Account for the fiscal year beginning July 1, 2005, and ending June 30, 2006 only, \$18,000,000 from the General Fund, one-time; and (\$8,000,000) from Closing Nonlapsing Appropriations Balances to help pay for the statewide advertising, marketing, and branding campaign for promotion of the state.
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## Legislative Review Note as of 4-13-05 12:18 PM

Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel